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**REMARKS** 

Relevant claims have been amended, as per request of the Office, to overcome

this objection. Reconsideration and withdrawal of this objection are respectfully

requested.

**Allowed Claims** 

Claims 1 and 5-10 are allowable over the prior art of record.

The indication of allowable subject matter in claims 1 and 5-10 is noted with

appreciation.

Prior Art Indicated To Be Pertinent To The Disclosure

The Office has provided a list of prior art indicated to be pertinent to the

Applicant's invention. Consistent with the understanding as stipulated in MPEP 706.02

that only the best prior art should be applied, this list of prior art not having been applied

by the Office, it is the Applicant's understanding that the Office must have considered the

listed prior art to be no more pertinent than the applied prior art of record.

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Conclusion

If, for any reason, it is felt that this application is not now in condition for

allowance, the Examiner is requested to contact Applicants' undersigned attorney at the

telephone number indicated below to arrange for an interview to expedite the disposition

of this case.

In the event that this paper is not timely filed, applicants respectfully petition for

an appropriate extension of time. Please charge any fees for such an extension of time

and any other fees which may be due with respect to this paper, to Deposit Account No.

50-2866.

Respectfully submitted,

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